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FAX

July 11, 2005 c

To: Anatoly Vortman

Examiner,

United States Patent and Trademark Office

Fax No.: 571 273 2047

Tel.: 571 272 2047

From: Arthur W. Fisher

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Email: art.fisher@patentdominion.com

No. of pages: 34

Re: Request for Consideration of Amendment After Final Rejection of Application Serial Number 10/666, 189, filed September 10, 2003

Dear Mr. Vortman,

Thank you four your assistance today by telephone regarding this request for amendment which you advised me was deemed non-compliant for failure to include a statement that claims 1-51 were cancelled.

Per your suggestion, I am faxing to you an amended version of this document. The changes include: today's date on the header for all of the pages; the Certificate of Mailing notice; the addition at the top of page 2 that claims 1-51 are cancelled; and the date of signature on the last page.

Please advise me ASAP if this has been received and if this is deemed acceptable for you to consider this amendment.

Also, please confirm for me that the Request for Formal Interview mailed on June 20, 2005 will be considered and that I do not have to re-submit that.

Arthur W Eigher

Sincorely

972 788 1335

p.2 RECEIVED **CENTRAL FAX CENTER**

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App. No. 10/666,189 Amendment dated July 11, 2005 Reply to Office Action mailed May. 26, 2005 Docket No. QNX001

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE (Attorney Docket No. QNX001)

In re Application Brian A. Hamman

of:

Serial No. 10/666,189

Filed:

September 10, 2003

For: Liquid Cooling System

Group No.:

2835

Examiner: Vortman, Anatoly

CERTIFICATE OF MAILING UNDER RULE 8

I hereby certify that this correspondence has been faxed to the examiner at Fax Number 571-273-2047,

on July 11, 2005

By:

REQUEST FORCONSIDERATION OF AMENDMENT AFTER FINAL ACTION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Responsive to the Office Action and Final Rejection having a mail date of May 26, 2005. the response thereto now set to expire August 26, 2005, the Applicant respectfully requests reconsideration in view of the Remarks and the procedural amendments to the claims proposed. This response has been made necessary because of a mis-application of the cited art by the Examiner. The amendment (to the claims) is presented to address procedural rejections by the Examiner.

Amendment to the Specification - N/A.

Amendment to the Claims being on page 2 of this paper.

Amendment to the Drawings - N/A

Remarks begin on page 14 of this paper.